

Securepoint GmbH

Securepoint License Agreement

SECUREPOINT and TERRA Gateway (incl. TERRA VPN Gateway) - LICENCE AGREEMENT for countries except Germany, Austria and Switzerland

ATTENTION - READ CAREFULLY: This SECUREPOINT End User License Agreement accompanies all SECUREPOINT und TERRA UTM Gateway products and related explanatory materials (SOFTWARE). The term SOFTWARE also shall include any upgrades, modified versions or updates and documentations of the SOFTWARE licensed to you by SECUREPOINT GmbH. Please read this Agreement carefully. At the end, you will be asked to accept this agreement and continue to install or, if you do not wish to accept this Agreement, to decline this agreement, in which case you will not be able to use the SOFTWARE.

1. Use of the SOFTWARE and Corpate Licencing

(a) It is not allowed to use the SOFTWARE of a TERRA UTM Gateway on another hardware!

(b) You may install and use the SOFTWARE on a server for use on a network for the purposes of (i) permanent installation onto hard disks or other storage devices or (ii) use of the SOFTWARE over such network. The SOFTWARE is not freeware and can't distributed free. Only the parts of the SOFTWARE that is developed under the GNU public license can used, copied and distributed free under reglement of the GNU Public license. The open source software used by us can be found on our GitHub account at the following link:

<https://github.com/Securepoint/yocto-meta-securepoint/tree/master>

Full Opensource package UTM/UMA/SOC for Yocto Build environment:

<https://www.securepoint.de/sources/poky-workdir.tar.bz2>

ACQUISITION

A licence is granted for this SOFTWARE (APPLICATION SOFTWARE, ACCESS SOFTWARE, documentation, updates, pattern files and further material); however, the software is not sold. The licensor Securepoint GmbH (hereinafter referred to as the Licensor) shall be obliged to provide the licensee (hereinafter referred to as the Licensee) with new, generally offered versions of the licensed software. The Licensee shall not have to pay any separate fee, except for pattern files and updates which have to be licensed for a limited period of time within the framework of a subscription or monthly fee. By downloading and/or installing and/or using the software, the Licensee declares his consent to the terms of this software licence agreement as well as the General Terms and Conditions and bindingly recognises them without any limitation. The Licensor provides the software to the Licensee against payment of the separately agreed licence fees.

2. LICENSING

(a) Registration

After acquisition of the SOFTWARE licence and the registration process, the Licensee shall be entitled to copy the SOFTWARE into the memory of those computers for which he obtained a licence. Under no circumstances must the SOFTWARE be run simultaneously on a larger number of computers than the number of computers for which the Licensee paid a separate fee. The Licensor grants the Licensee the non-exclusive licence to store and use the software on a specified number of computers for protection against the threats described in the user manual in accordance with the technical requirements described in the user manual and in line with the terms of this contract (the licence). The Licensee recognises this licence. This does not apply to those parts of the SOFTWARE which are subject to open source licences. The Licensee may use those SOFTWARE parts as provided for in the respective open source licences. The Licensee must not reproduce the SOFTWARE wholly or in part, except for those parts which are subject to open source licences. Those may be reproduced in accordance with the respective open source licence conditions. The present open source licence conditions may be accessed on

<https://www.securepoint.de/unternehmen/lizenz-vereinbarung.html>

The Licensee may terminate this licence agreement at any time by destroying the original and all other SOFTWARE copies in his possession. The Licensee may permanently assign his rights under this contract. This shall only apply subject to the proviso that the Licensee transfers all copies of the SOFTWARE (including the copies of all previous versions, where the SOFTWARE is an update); that he does not retain any copy; and that the recipient agrees to the terms of this contract. However, this does not apply to any open source areas. Those parts are subject to the rights and obligations laid down in the open source licences which may be accessed on

<https://www.securepoint.de/unternehmen/lizenz-vereinbarung.html>

(b) Audit

The Licensor shall be entitled to carry out an audit with regard to the actual use of the software. He shall, in particular, be entitled to obtain or demand proof in a manner appropriate to his needs of the Licensee's compliance with the extent of the licence under this agreement. The Licensee undertakes to render all required assisting actions for an audit in the above-mentioned context.

(c) Source codes

SOFTWARE source codes which are subject to open source licence conditions may also be accessed on <https://www.securepoint.de/unternehmen/lizenz-vereinbarung.html> and are available in accordance with the open source licence conditions.

3. RESTRICTIONS

The Licensee must not reverse engineer, decompile or disassemble the SOFTWARE, except where - and to the authorised extent - such activity is, regardless of this restriction, explicitly permitted by the applicable law and the open source licences. The Licensee must not lease or lend the SOFTWARE, except for those areas admitted by the open source licences. He may permanently assign all and any rights under this contract subject to the proviso that the recipient agrees to the terms of this contract. The Licensee may not use the SOFTWARE to transmit information without being authorised to do so (e.g. transfer data infringing a copyright) or for illegal purposes. Parts of this SOFTWARE are subject to open source licences. Both the sources and binaries for those parts of the SOFTWARE are freely available. When using those SOFTWARE parts, the Licensee shall comply with the provisions laid down in the open source licences, cf.

<https://www.securepoint.de/unternehmen/lizenz-vereinbarung.html>

The Licensee shall not be entitled to transfer the software to third parties, in particular, to sublease or lend the software. Non-independent use of the software by the Licensee's staff within the framework of the Licensee's contractual use shall be permitted.

4. SUPPORT SERVICES

The Licensor shall make the SECUREPOINT-related support services for the software available to the Licensee. Making use of the support services shall be subject to the Licensor's guidelines and programmes described in the user manual, online documentation and/or material provided by the Licensor, as these may subsequently be amended from time to time. Complementary SOFTWARE code provided to the Licensee as part of the support services shall be regarded as part of the SOFTWARE and shall be subject to the conditions of this contract. Any technical information which the Licensee makes available to the Licensor within the framework of support services may be used by the Licensor for his business purposes as well as for product support and development. The Licensor will not use this technical information in any way that the Licensor identifies personally. The support services shall exclusively be provided by the Licensor by email on the following address: support@securepoint.de

5. TERMINATION

The Licensee's licence for software use is limited to the period defined during the conclusion of the contract. The respective remaining period may be retrieved using the method described in the user manual. After expiry of the period defined during contract conclusion, the no longer existing entitlement to use the software may be pointed out by appropriate measures. The right to restrict the use wholly or in part as well as further claims for damages shall remain unaffected. Without prejudice to any other rights, the Licensor may terminate this contract where the Licensee does not comply with the terms of this contract. In that case, the Licensee shall be obliged to destroy all copies of the SOFTWARE as far as they are not subject to open source licences. The Licensor does not guarantee any protection against the threats described in the user manual after expiry of the period defined in this contract or after termination of the licence for any reason.

6. COPYRIGHT

The SOFTWARE is protected by the copyright law of the Federal Republic of Germany as well as international contract provisions. The Licensee recognises that he is not transferred any intellectual property right with regard to the SOFTWARE. Furthermore, the Licensee recognises that the property title and full ownership rights to the SOFTWARE lie exclusively with the developer and/or the companies which hold the copyright, and that no rights to the SOFTWARE other than those explicitly defined in this licence agreement shall be acquired. The Licensor consents to all copies of the SOFTWARE containing the same proprietary notice as they appear on and in the SOFTWARE. Parts of this SOFTWARE are subject to open source licences. Both the sources and binaries of those SOFTWARE parts are freely available. When using those SOFTWARE parts, the Licensee shall comply with the conditions laid down in the open source licences, cf.

www.securepoint.de/unternehmen/lizenz-vereinbarung.html

This agreement shall not confer to the Licensee any of the Licensor's and/or his partners' rights to any trademarks or service marks, so-called trademarks. Trademarks may only be used in so far as required to identify printed versions produced by the software in line with accepted trademark practice, including identification of the trademark owner's name. Such use shall not entail any ownership rights with regard to that trademark.

7. SECURITY MEASURES

The Licensee undertakes to secure the contractual software as well as access data for his online access from access by unauthorised third parties. He will take appropriate measures to that end. In particular, he undertakes to store all copies of the contractual software as well as the above-mentioned access data in a place protected from access by unauthorised third parties.

8. EXCLUSION OF WARRANTY

The Licensor has unlimited liability in cases of intent or gross negligence for damage to life, limb or health in accordance with the provisions of the Product Liability Law and to the extent of a warranty assumed by him. Where a major obligation (obligation which is essential to fulfil the purpose of the contract) is violated, the Licensor's liability shall be limited to the damage which is foreseeable and typical of the type of the business in question. The Licensor does not assume any further liability. The foregoing limitation of liability also applies to the Licensor's staff members', representatives' and executing organs' personal liability.

Program lockouts and indicative functions with regard to expiry of the licence shall not constitute a software defect and shall not give rise to warranty rights. Strict liability without fault for initial defects as provided in Art. 536a Section 1 of the German Civil Code shall be ruled out. The Licensee may not reduce the current licence fees in the event of defects. Any possibly existing right to reclaim licence fees which were paid under reserve and the Licensee's right to reclaim overpaid licence fees on the basis of a final judgment shall remain unaffected. The Licensee acknowledges, accepts and recognises that there is no software which is free from defects and that he is required to consistently back up the computer at a frequency rate that he considers appropriate.

9. MISCELLANEOUS

In the event of the Licensee having acquired the SOFTWARE or hardware outside the Federal Republic of Germany, the regulations of the respective country may apply. German law applies, with exclusion of UN Sales Convention provisions.

The Licensee and the Licensor agree that any arbitration proceedings shall be limited to the dispute between the Licensee and the Licensor as individual parties. The Licensee acknowledges and declares his consent that he and the Licensor renounce the right to join a class action lawsuit or a lawsuit in the interest of a group of involved parties as plaintiff or so-called class member.

This agreement constitutes the entire agreement between you and the right holder and replaces any other previous agreements, proposals, communication or notifications, regardless of whether these were made verbally or in writing, with regard to the software or the subject matter of this agreement. The Licensee hereby declares that he has read and understood this agreement and agrees to its terms. In the event of a provision being invalid, wholly or in part, or being regarded as unenforceable for any other reasons, the ineffective provision shall be interpreted in a manner consistent with the present agreement context. In such a case, the other provisions shall remain unaffected and in force. Where the contractual partner is a businessman, legal entity governed by public law or represents fund assets subject to public law, the place of jurisdiction is Lüneburg, FRG. The Licensee hereby explicitly declares that he has read and understood the foregoing licence conditions. Furthermore, he declares his explicit consent to the contractual terms and their fulfilment.

Copyright (c) 2018 SECUREPOINT

Should you have any queries with regard to this contract or wish to get in touch with SECUREPOINT for a specific reason, do not hesitate to contact:

SECUREPOINT GmbH

Bleckeder Landstraße 28

21337 Lüneburg

Deutschland

Email: info@securepoint.de